1 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 BRANDON J. RUBIO, 8 Plaintiff, CASE NO. C16-1307-JCC-BAT 9 ORDER REGARDING INTENT TO v. 10 UTILIZE THE INDIVIDUALIZED TRIAL PROGRAM, LCR 39.2 ARNEL DE JESUS. 11 Defendant. 12 13 This matter has been referred to the undersigned pursuant to 28 U.S.C. § 636(b)(1), Local 14 Magistrate Judge Rules 3 and 4, and Federal Rule of Civil Procedure 72. Dkt. 20. On May 16, 15 2017, the parties filed a Joint Status Report (JSR) in which they indicated they are considering 16 whether to utilize the procedures outlined in Local Civil Rule 39.2. Dkt. 30. The parties' JSR 17 further states that decision shall be made no later than June 30, 2017. Id. Based on the 18 information provided in the JSR, the Court declines at this time to issue a pretrial and trial 19 schedule in this matter. The Court therefore **ORDERS**: 20 The parties shall either request an individualized trial by filing the appropriate court form, 21 or notify the Court in writing of any decision not to utilize the individualized trial program no 22 later than **June 30, 2017**. 23 ORDER REGARDING INTENT TO UTILIZE THE INDIVIDUALIZED TRIAL PROGRAM,

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DATED this 19th day of May, 2017.

ORDER REGARDING INTENT TO UTILIZE THE INDIVIDUALIZED TRIAL PROGRAM, LCR 39.2 - 2

BRIAN A. TSUCHIDA United States Magistrate Judge